



# KERALA GAZETTE കേരള ഗസററ്

# PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

Vol. LIV analo 54

Therewananteuram, Tuesday
alogomorago, alog

16th June 2009 2009 maint 16 26th Jyaishta 1931 1931 omyaloo 26

No.

# PART I

# Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 222/2009/LBR.

Thiruvananthapuram, 18th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between Shri N. Jayaram, Sony Agencies, Panchayat Bazaar, Thikkodi and the workmen of the above referred establishment Shri V. Karunan, Palliyathu Veedu, Chingapuram P. O., Thikkodi in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

### ANDEXURE

Whether the denial of employment of Shri V. Karunan, Sales Man, Sony Agencies, Thikk od i P. O., by Shri N. Jayaram, Proprietor, Sony Agencies, Thikkodi, Kozhikode is justifiable? If not, what relief he is entitled to?

(2)

G. O. (Rt.) No. 226/2009/LBR.

Thiruvananthapuram, 18th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between The General Manager (OD), Kerala Chemicals and Proteins Limited, Kathikudam P.O., Koratty-680 308 and the workmen of the above referred establishment Shri Franco Mathew, Thelekkattu Veedu, Kadukutty P.O., Thrissur-680 315 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

## ANNEXURE

Whether the dismissal of Shri Franco Mathew is justifiable? If not, what relief he is entitled?

(3)

G. O. (Rt.) No. 265/2009/LBR.

Thiruvananthapuram, 24th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between The Secretary Vanika Vaisya Educational and Employment Trust, Vanika Vaisya Bhavan, Valiyasala, Thiruvananthapuram-695 036 and the workman of the above referred espablishment Sri M. P. Ravichandran, Sopanam Veedu, Hamannur P. O., Enadhimangalam, Pathanamthitta District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to reter the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

# ANNEXURE

Whether the denial of employment to Shri M. P. Ravichandran, Bus Driver, K. V. V. S. College of Science and Technology, Kaithaparampu, Adoor by the management is justifiable? If not, what relief he is entitled to?

G. O. (Rt.) No. 270/2009/LBR.

Thiruvananthapuram, 24th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between The General Manager, Tata Coffee Limited, Malakkippara Estate, Sholayar Nagar P. O., Tamilnadu-642 125 and the workmen of the above referred establishment represented by 1. The General Secretary, Kerala Union of Plantation Workers Union (HMS), Sholayar Nagar P. O., Tamilnadu-642 125, 2. Shri T. A. Anto, President, Kerala Estate Workers Union (INTUC), Thekkanathu House, Main Road, Chalakudy, 3. The General Secretary, Tata Tea Estate Labour Union (CITU), Sholayar Nagar P.O., Tamilnadu-642 125, 4. The General Secretary, Devikulam Estate Labour Union (AITU), Sholayar Nagar P.O., Tamiluadu-642 125, 5. The Secretary, Estate Staff Union of South India, Malakkippara Unit, Sholayar Nagar P.O., Tamilnadu-642 125 in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

## ANNEEURE

What is the quantum of Bonus for the year 2005-06 of the workers of Malakkippara Estate?

(5)

G. O. (Rt.) No. 274/2009/LBR.

Thirwoananthapuram, 25th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between The Proprietor, Hotel Padipurayil (Bar attached), South Paravoor, Kollam and the workmen of the above referred establishment represented by the Secretary, Kollam Jilla Hotel and Shops Worker's Union (CITU), C. I. T. U. Bhavan, Kollam-13 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

#### ANNEXURE

Whether the following workers of Hotel Padipurayil (Bar attached), Paravoor, Kollam are entitled to get bonus for the year 2002-03 in accordance with the terms of agreement dated 28-8-2003 by representatives of Hotel employers and employees of Kollam District?

(6)

# G.O. (Rt.) No. 277/2009/LBR.

Thiruvananthapuram, 25th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists be tween Dr. S. Balachandran, Karthika Clinic, Sarkkara, Chirayinkeezh, Thiruvananthapuram and the worker of the above referred establishment Smt. Sarojini, Vayalthitta Veedu, Chandirathu Padom, Kadakam P. O., Chirayinkeezh in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

## AMMEXURE

Whether the denial of employment of Smt. Sarojini is justifiable? If not, what are the reliefs entitled to her?

G. O. (Rt.) No. 362/2009/LBR.

Thiruvananthapuram, 17th March 2009.

Whereas, the Government are of opinion that an industrial dispute exists between The President, Kallingalpadam Ksheerolpadaka S a h a k a r a n a Sangham No. P.93 (D), APCOS, Kallingalpadam, Pannyankara P. O., Alathur and the workman of the above referred establishment Shri K. N. Raju, s/o. Narayanan, Kulthinkal Veettil, Kallingalpadam, Pannyankara P. O., Alathur in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said Industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

#### ANNEXURE

Whether the dismissal of Shri K. N. Raju, Secretary, Kallingalpadam Ksheerolpadaka Sahakarana Sangham by the President, Kallingalpadam Ksheerolpadaka Sahakarana Sangham by the President, Kallingalpadam Ksheerolpadaka Sahakarana Sangham No. P 93 (D) Kallingalpadam, Pannyankara is justifiable? If not what reliefs he is entitled to?

By order of the Governor,
G. SIVAPRASAD,
Under Secretary to Government.